STATE OF MICHIGAN

COURT OF APPEALS

In the Matter of JAISON NATHANIEL OWEN, JUSTIN MICHAEL OWEN, and ASHLIE NICHOLE OWEN, Minors, UNPUBLISHED March 20, 1998

FAMILY INDEPENDENCE AGENCY,

Petitioner-Appellee,

v

JIMMY ALLAN OWEN,

Respondent-Appellant,

and

CARLA JEAN GREENWOOD,

Respondent.

FAMILY INDEPENDENCE AGENCY,

Petitioner-Appellee,

v

CARLA GREENWOOD,

Respondent-Appellant,

and

JIMMY ALLAN OWEN,

No. 204862 Cass Juvenile Court LC Nos. 95-000466-NA 95-000467-NA 96-000352-NA

No. 205292 Cass Juvenile Court LC Nos. 95-000466-NA 95-000467-NA 96-000352-NA Respondent.

Before: Fitzgerald, P.J., and Hood and Sawyer, JJ.

MEMORANDUM.

In these consolidated appeals, respondent Greenwood appeals by leave granted from the juvenile court order terminating her parental rights to the minor children under MCL 712A.19b(3)(b)(i) and (j); MSA 27.3178(598.19b)(3)(b)(i) and (j). Respondent Owen appeals as of right from the termination of his parental rights to the minor children under MCL 712A.19b(3)(c)(i), (g) and (j); MSA 27.3178(598.19b)(3)(c)(i), (g) and (j) pursuant to the same order. We affirm.

Having considered respondents' arguments, we are not persuaded that any basis for disturbing the termination order has been demonstrated. The juvenile court did not clearly err in finding that at least one statutory ground for termination was established by clear and convincing evidence for both respondents. MCR 5.974(I); *In re Hall-Smith*, 222 Mich App 470; 564 NW2d 156 (1997). See also *In re Powers*, 208 Mich App 582; 528 NW2d 799 (1995). Further, the juvenile court did not clearly err in terminating respondents' parental rights. MCL 712A.19b(5); MSA 27.3178(598.19b)(5); *In re Hall-Smith, supra* at 472-473.

Affirmed.

/s/ E. Thomas Fitzgerald /s/ Harold Hood /s/ David H. Sawyer